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5      *Attorneys for Defendants ReconTrust Company,  
N.A. and BAC Home Loan Servicing, LP*

**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NEVADA**

ROBERT ALLEN WALLS

Case: 2:10-cv-00291-GMN-RJH

**Plaintiff.**

VS.

## JOINT STATUS REPORT

RECONTRUST COMPANY, N.A.; BAC  
HOME LOAN SERVICING, LP;

#### Defendants.

Pursuant to this Court's Order dated October 6, 2010 (Dkt. #32), Plaintiff Robert Allen Walls ("Plaintiff"), and Defendants Recontrust Company, N.A. and BAC Home Loan Servicing, LP ("Defendants"), hereby submit their Joint Status Report.

**1. Set forth the status of this action, including a list of any pending motions  
and/or other matters which require the attention of this court.**

Plaintiff filed his Complaint on February 2, 2010 (Dkt. #1). The case was removed to federal court on March 3, 2010 (Dkt. #1). Defendants' Motion to Dismiss was filed on March 10, 2010 (Dkt. #7). Judge Jones issued his Order granting Defendants' Motion to Dismiss on May 24, 2010 (Dkt. #20). However, at Plaintiff's request the Court stayed the Order dismissing the Complaint and ordered the parties to submit to mediation through the Nevada Foreclosure Mediation Program.

The documents from the mediation program were sent directly to the subject property's physical address and not to the Plaintiff's mailing address, and Plaintiff states he never received the documents. Plaintiff corrected this by contacting Betty Carter of the Foreclosure Mediation

1 Program on October 13, 2010 directly by phone and e-mail. At that time the Plaintiff supplied  
2 Betty Carter with a new mailing address and requested she mail a copy of the loan mediation  
3 documents as soon as possible. As soon as the Plaintiff receives the loan mediation documents, he  
4 will complete them and return to Betty Carter by certified mail, along with the filing fee. The  
5 parties will await a response from Betty Carter as to the Mediation hearing date.  
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7           **2.       Include a statement by counsel of action required to be taken by this court.**

8           Defendants ask the court to place a deadline for the completion of the mediation.  
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10           **3.       Include as attachments copies of any pending motions, responses and replies  
11 thereto and/or any other matters requiring the court's attention not previously attached to  
12 the notice of removal.**

13           The undersigned are unaware of any motions or pleadings in this action or other matters  
14 that may affect this action that were not already attached to the Notice of Removal or subsequently  
15 filed with the Court herein.  
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17           LEWIS AND ROCA LLP  
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19           /s/ J. Christopher Jorgensen  
20           J. CHRISTOPHER JORGENSEN, ESQ.  
21           3993 Howard Hughes Pkwy., Ste. 600  
22           Las Vegas, NV 89169  
23           *Attorneys for Defendants Recontrust Company,  
24 N.A. and BAC Home Loan Servicing, LP*  
25           DATED: October 21, 2010  
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1           /s/ Robert Allen Walls  
2           Robert Allen Walls  
3           12400 Ventura Blvd., #926  
4           Studio City, CA 91604  
5           *Pro Se Plaintiff*  
6           DATED: October 21, 2010  
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